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DATE 1-14-94

BENEDETTI, RI

BENJAMIN, A BERMAN, H S

CARNIVAL, G.J COPP, R D CORDOVA R C

DAVIS J G FERRERA, DW

FRANZ, W A HANNI BJ HEALY TJ

HEDAHL, T G

KIRBY WA KUESTER AW

MARX GE

McKENNA F C MORGAN RV

PIZZUTO V M

POTTER GL

SANDLIN N.B. SATTERWHITE DG

SCHUBERT AL SETLOCK G H SULLIVAN, M T

SWANSON E R

WILSON, J M

WILKINSON R B

Peterman

Anderson

schubbe

HUTCHINS NM

MAHAFFEY J W MANN HP

ACTION Hutchins

States Government

ERD BKT 13648

Department of Energy

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Dec 8 7 15 in Rocky Flats Office

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Active Tanks Within Operable Unit 9 - Original Process Waste Lines (BDP-028-93) and 750 and 904 Pads Within Operable Unit 10

Ned Hutchins, Acting Associate General Manager Environmental Management EG&G Rocky Flats, Inc

This memorandum is in response to the above-referenced document from EG&G regarding active tanks in Operable Unit 9 (OU 9) This issue is much larger than the active tanks at OU 9 and includes Individual Hazardous Substance Sites (IHSSs) at OU 10 and OU 15 A meeting to discuss the issue of active units under the RFP Interagency Agreement (IAG) involving DOE/RFO and EG&G was held on September 27, 1993 Subsequent to this meeting, an issue paper was prepared by DOE/RFO for presentation to EPA and CDH Note that this issue paper is provided as an attachment

We request that EG&G not initiate RFI/RI field activities at IHSSs within OU 9 and 10 under the IAG which are active units This applies to those units having interim status, permitted units and units not currently regulated under the Resource Conservation and Recovery Act and Colorado Hazardous Waste Act If we were to complete RFI/RI field work at an active unit, a possibility exists that a release could occur at some time in the future which would require DOE/RFO to repeat a portion or all of the field activities previously conducted. This would be a misuse of funds

At the time an active unit under the IAG is no longer required for use, it will be appropriate for DOE/RFO to initiate RFI/RI field activities, and closure where necessary, under the IAG and the RFP RCRA Part B Permit

As discussed in the attachment, the IAG does not have a placeholder for active units Thus, this will be among the issues discussed with EPA and CDH during the IAG renegotiation.

We would also like to take this opportunity to request that EG&G review the attachment and provide comments to DOE/RFO that may be helpful in our renegotiation

Martin H McBride

Acting Assistant Manager for Environmental Restoration

CORRES CONTROL X PATS/T130G ADMN RECORD/080

Reviewed for Addressee Corres Control RFP

Ref Ltr #

Attachment

DOE ORDER # 5400 /

RF 46522 (Rev 9/93)

ADNIN MELLOYL

REMEMBED FOR CLASSIFICATION/UCID

G. T. Ostolek

N Hutchins ERD.BKT 13649

cc w/Attachment:
R. Schassburger, DAMER, RFO
S Grace, ERD, RFO
F Lockhart, ERD, RFO
J Pepe, ERD, RFO
F Lockhart, ERD, RFO
B. Thatcher, ERD, RFO
T Lukow, WMD, RFO
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